Zoning Text Amendment No: 08-07

Concerning: Alternative Review Committee

- Functions

Draft No. & Date: 1 – 4/17/08 Introduced: April 29, 2008 Public Hearing: June 10, 2008

Adopted: Effective: Ordinance No:

COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND SITTING AS THE DISTRICT COUNCIL FOR THAT PORTION OF THE MARYLAND-WASHINGTON REGIONAL DISTRICT WITHIN MONTGOMERY COUNTY, MARYLAND

By: The District Council at the request of the County Executive

AN AMENDMENT to the Montgomery County Zoning Ordinance to:

- remove the Alternative Review Committee from the development plan and project plan approval processes;

- allow certain development plans or project plans to exceed density or building height limits to permit the construction of all MPDUs and bonus units on-site; and
- generally amend provisions relating to Development Plans and Project Plans.

By amending the following section of the Montgomery County Zoning Ordinance, Chapter 59 of the Montgomery County Code:

"DEVELOPMENT PLAN"
"Approval by district council"
"Findings"
"PROJECT PLAN FOR OPTIONAL METHOD OF DEVELOPMENT,
CBD ZONES AND RMX ZONES"
"Action by planning board"
"Findings required for approval"

EXPLANATION: Boldface indicates a heading or a defined term.

Underlining indicates text that is added to existing laws

by the original text amendment.

[Single boldface brackets] indicate text that is deleted from

existing law by the original text amendment.

Double underlining indicates text that is added to the text

amendment by amendment.

[[Double boldface brackets]] indicate text that is deleted

from the text amendment by amendment.

* * * indicates existing law unaffected by the text amendment.

ORDINANCE

The County Council for Montgomery County, Maryland, sitting as the District Council for that portion of the Maryland-Washington Regional District in Montgomery County, Maryland, approves the following ordinance:

Sec. 1. DIVISION 59-D-1 is amended as follows:

- 2 DIVISION 59-D-1. DEVELOPMENT PLAN.
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- 4 59-D-1.6. Approval by district council.
- 5 **59-D-1.61. Findings.**
- 6 Before approving an application for classification in any of these zones, the
- 7 District Council must consider whether the application, including the development
- 8 plan, fulfills the purposes and requirements in Article 59-C for the zone. In so
- 9 doing, the District Council must make the following specific findings, in addition
- to any other findings which may be necessary and appropriate to evaluate the
- 11 proposed reclassification:
 - The [zone applied for] proposed development plan substantially (a) complies with the use and density indicated by the master plan or sector plan, and does not conflict with the general plan, the county capital improvements program, or other applicable county plans and policies. [However, to permit the construction of all MPDUs required under Chapter 25A, including any bonus density units, on-site, a development plan may exceed, in proportion to the MPDUs to be built on site, including any bonus density units, any applicable residential density or building height limit established in a master plan or sector plan if a majority of an Alternative Review Committee composed of the Director of the Department of Housing and Community Affairs, the Executive Director of the Housing Opportunities Commission, and the Director of Park and Planning, or their respective designees, find that a development that includes all required MPDUs on site, including any bonus density units, would not be financially feasible within the constraints of any applicable density or height limit. If the

28	Committee finds that the development would not be financially
29	feasible, the Planning Board must recommend to the District Council
30	which if any of the following measures authorized by Chapter 59 or
31	Chapter 50 should be approved to assure the construction of all
32	required MPDUs on site:
33	(1) exceeding an applicable height limit, lower than the maximum
34	height in the zone, that was recommended in a master plan or
35	sector plan,
36	(2) exceeding an applicable residential density limit, lower than the
37	maximum density in the zone, that was recommended in a
38	master plan or sector plan, or
39	(3) locating any required public use space off-site.]
10	However, to permit the construction of all MPDUs under Chapter 25A,
11	including any bonus density units, on-site in zones with a maximum
12	permitted density more than 39 dwelling units per acre or a residential FAR
13	more than .9, a development plan may exceed:
14	(1) any dwelling unit per acre or FAR limit recommended in a
15	master plan or sector plan, but not to exceed the maximum
16	density of the zone; and
17	(2) any building height limit recommended in a master plan or
18	sector plan, but not to exceed the maximum height of the zone.
19	The additional FAR and height allowed by this subsection is limited to the
50	FAR and height necessary to accommodate the number of MPDUs built on
51	site plus the number of bonus density units.

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53	Sec. 2. DIVIS	ION 59-D-2 is amended as follows:
54	DIVISION 59-D-2.	PROJECT PLAN FOR OPTIONAL METHOD OF
55		DEVELOPMENT, CBD ZONES AND RMX ZONES.
56	* * *	
57	59-D-2.4. Action b	y planning board.
58	* * *	
59	59-D-2.42. Fir	ndings required for approval.
60	The fact that an applic	cation complies with all of the specific requirements and
61	intent of the applicable	le zone does not create a presumption that the application
62	must be approved. Th	e Planning Board can approve, or approve subject to
63	modifications, an app	lication only if it finds that the proposed development meets
64	all of the following re	equirements:
65	(a) It would con	apply with all of the intents and requirements of the zone.
66	(b) It would con	form to the applicable sector plan or urban renewal plan.
67	[However, to	permit the construction of all MPDUs required under
68	Chapter 25A	, including any bonus density units, on-site, a project plan
69	may exceed,	in proportion to the MPDUs to be built on site, including any
70	bonus densit	y units, any applicable residential density or building height
71	limit establis	hed in a master plan or sector plan if a majority of an
72	Alternative F	Review Committee composed of the Director of the
73	Department	of Housing and Community Affairs, the Executive Director of
74	the Housing	Opportunities Commission, and the Director of Park and
75	Planning, or	their respective designees, find that a development that
76	includes all r	required MPDUs on site, including any bonus density units,

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would not be financially feasible within the constraints of any applicable

/8	density or neight limit. If the Committee finds that the development
79	would not be financially feasible, the Planning Board must decide which
80	if any of the following measures authorized by Chapter 59 or Chapter 50
81	should be approved to assure the construction of all required MPDUs on
82	site:
83	(1) exceeding an applicable height limit, lower than the maximum
84	height in the zone, that is recommended in a master plan or
85	sector plan,
86	(2) exceeding an applicable residential density limit, lower than th
87	maximum density in the zone, that is recommended in a master
88	plan or sector plan, or
89	(3) locating any required public use space off-site.]
90	However, to permit the construction of all MPDUs under Chapter 25A,
91	including any bonus density units, on-site in zones with a maximum
92	permitted density more than 39 dwelling units per acre or a residential FAF
93	more than .9, a project plan may exceed:
94	(1) any dwelling unit per acre or FAR limit recommended in a
95	master plan or sector plan, but not to exceed the maximum
96	density of the zone; and
97	(2) <u>any building height limit recommended in a master plan or</u>
98	sector plan, but not to exceed the maximum height of the zone.
99	The additional FAR and height allowed by this subsection is limited to the
100	FAR and height necessary to accommodate the number of MPDUs built on
101	site plus the number of bonus density units.

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104	Sec. 3. Effective date. This ordinance takes effect 20 days after the date of
105	Council adoption.
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107	This is a correct copy of Council action.
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110	Linda M. Lauer, Clerk of the Council